Prom the Cincinnati Enquirer. Or If Kalley's bantling should pass, or would the individual, alluded to below, do for the Board of Control'! Pennsylvania would doubtless dispose of him

John Rice, ex President of the exploded Northampton Bank, passed through unr town several days ago, (says the Easton Argus of Thursday last) in custody of asveral constables, who committed him to the Labigh county jail, to stand his trial at the next Pehrnary term, for conspiracy to defraud the bank. It is said vacated—and not a mile apart at the widest that he we staked in New York, where he that he we staked in New York, where he the public without the expense of keeping is was engaged in a carday manufactory

A DROVER DOG .- The editor of the New York Trae San noticing a specimen of the cattle or drover dog, says that this acimal with the assistance of one man on horseback, will drive and control the movements of five or six hundred carrie in a drove. It perfectly understands its business, and soems to like it very much. The stories told of these drover dogs are very curious. They are easily trained, and martinaville to Wilmington in the county of Clinton, returned their survey and plat in favor of the establishment of said route into sections, which they drive in different routes as required. If any india-county it was ordered that notice should be given. business, and soums to like it very much the animal back. In sheep driving the way of communicating their object by through his, her or their lands, at their next then bark. The drover's dog never attacks the throat of the animal it is se'ze ing. It invariably sorp s at the heels, and at one or the other according to the direction it wants the snimal to go.

OF We learn by passengers that arrived here on the No 3 Swiftsure, that the new steam bost Meteor, Capt. Stout, struck a snag at the foot of The Sisters, and sunk. She was loaded with tobacco. She was immediately raised, and ur. rived at Wheeling and discharged part of her freight in a damaged condition, and has since arrived at our landing .- Pittsbuigh Age, 20th ut.

A minister having preached a very long sarmon, as was h's custom, some hours after asked a gentleman his a probation of it; he replied that, "Twas very and, but it spailed a goose worth two of

#### MARYLAND U. S. SENA TOR.

Reverdy Johnson, of Baltimore, has been elected U. S. Sanator from Maryland. This is the individual whose house was torn down by the populace of Baltimore for his connection with the expioded Maryland Bank, by which the me. chanics and laborers of Baltimore were so sha nefully swindled. The whigs seem to have a natural affinity for such men .- Statesman.

From the Cincinnati Enquier. PREDICTIONS .- The letter writer at

lieve just as much of it as you please. I predict that President Tyler will have probably in Landon-

the 3.1 of March next.

I pred ot that the House, at this session. will pass some bil or joint resolution for the annexation of Toxas, and that the Sonate will reject it.

I prodict that thereupon Mr. Polk will immediately after his inauguration, issue a proclamation for an extra session of Congress to carry the annexation project into eff ct.

I predict that, if Texas be not annexed in 1845, she never will bn .

STATE OF OHIO, BROWN COUNTY, } Luciuda Brown Divorce.

And sw J. Brown.

THE petitioner Luniaria Brown on this day filed in the Clerks office of said county her certain petition—praying to be divorced from the defendent Andrew J. Brown for the cause of wilful absence for more than three years, and fer other causes, all which are fully set forth in said petition. The defendant will therefore appear before said Court at Georgetown on the first day of their most term and show cause, if he has any, why the prayer of the petition should not be granted.

Luciana Baowa, by D.G. Dzvoaz, ber Sel's, January 17, 1845.

# Road Notice.

PPLICATION will be made to the Con-missioners of Brown county at their mee-g on the first Monday in March next for the ting on the first Monday in March next for the laying out of a county road commencing (at a point in the road leading from Rosses will to Georgetown) sear the corner of the ladds of James Ball and Jacob Lout, thence with the horse of scob Lout and Samisel Jennings, Francis Fikie, Daniel Bendall, George Balla, Stenkes Ball and Jane Rice, to the coad leading from Nawmarket to Achaim; commonly called the old Newmarket road, where the land line of sald Jane Rice rosses said road.

January 25th, 1845.—448.

Jare Scotts | In Changery

Grief Scott & others. Divorce.

THE Complainant is hereby notified that Depositions will be faken by the Defendants in the above case so the 19th day of February 1645, herecon the hours of 8 o'alone a. m. and G. schock p. m. at the office of Huston Baro Feq. is Bardinian Brown causty Chia, and will be continued from day is far notifit complete.

G. W. MING, Att. for Deft.

Jamery 27th, 1845.—3r

DUBLIC NOTICE is bersby given that the Commissioners of the county of Brown Ohio at their next stated meeting, praying for the recation of that portion of the county road (commonly culled the old Nawmarket road) which lies between Grimes at Abraham Middisswarts house in Byrd towaship in said county, and the crossings of Eagle creek by Samuel Bennington's house in Jackson township in said county; for the following amongst other reasons; let. a good county road leading by Coulet's Steem mill, and which cannot be dispensed with the pass from the beginning pales at near with, runs from the beginning point at near Middlesnart's to the point of termination near Bennintgon's nearly parallel with the road to be wacated—and not a mile apart at the widest Dec. 30, 1844.

Road Notice. tHE Commissioners appointed at the last A session of the Ohio Legislature to lay out and establish a State read from the town of Newhape in the county of Brown, near the residence of James McCall—the towns of Buford Dodsanville and Lynchburgh in the county of widual of the drave gots into the wrong en to all parties interested in the establishment section, the dog will find it out and bring of said road, that the Commissioners of said county of Brown would hear the parties in favor or against the establishment of said road, and Coyle John P dogs will never bite the skin or even tear application for damages of any person or per-

March meeting. JAMES J. SMITH, Auditor

January 20, 1845.

STATE OF ONIO, BROWN COUNTY, COURT OF COUNCE PLEAS. State of Onio In Chancery.

James Givens &others Be it remembered that heretofore to wit: Hamilton S on the 25th day of July A. D. 1844, the Hewitt Eli Complainant filed in said Court her certain Bill in Chancery-setting forth among other things, that said Givens, on the 23d day of May 1811, executed two obligations to the complainant for 'Surplus Revenue'-one tor the sun of \$100 with Benjamin Applegate and John Dixses security, and the other for \$300 with Daniel W. Applogate principal and he the said Givens and Benjamin Applogate secucity; that upon the obligation first named the said Givens, on the 12th day of November 1842, pind \$100of the principal, and that upon bot of said obligations the interest was fully paid including the instalment due May 23d 1843,-The bill further states that the better to secure of that date to the Complainant upon 331 acres ly conditioned for the payment of said sums o money and interest. The bill alleges that said obligations are due with arrears of interest, & that said Givens, before the execution of the morigage aforesaid, executed a mortgage to so the Deft. Othe Williams for the alledged um of 581 doilars & 70 cents due April 14th 1844, to the defendant Henry Gill for \$1400 due April7, 1844, to the deftOthoRichards for 259 dollars due May 2d 1843, to the deft. Ebenezer Watson for 103 dollars 45 cents due 9th September 1843, and to dett. David G. Davore for tember 1843, and to dett. David G. Davore for the following the 298 dollars 50 cents due four years from the 24th Dower.

day of August 1843. The prayer of the bill is, that said Court de Washington of the New York Journal of Commerce knows just as much about the following matters as we do—and

All that we know is, that nothing can be known?

The following matters as we do—and about the following matters as we do—and that said real estate be sold to satisfy the same accreding to priority, and for general relief. And at the last October term of said court, it appearing to the satisfaction of the Court that the Defendants Williams, Gill and Waten as not read of the State of Ohio, or The undivided half of the following decres an account to be taken and stated of the or to the next Term of said Court. Said de-

> DAVID G DEVORE, Sol's. January 8, 1845.

STATE OF ORIO, BROWN COUNTY, COURT OF COMMON PLEAS. S Matthew Kincald, Administrator of the estate of John Dunham, decd Benjamin Dunham & others. Chancery.

Benjamin Dunham & others.

Be it remembered, that here tofore, to wit, Don the 4th day of April A. D. 1844, the complainant filed in the Clerk's office of said Court his certain Bill in Chancery, setting forth among other things, that at the May term of said Court in the year 1843, as Administrator of said John Dunham, he obtained a Judgment in said Court against the Driendant Benjamin Dunham for the sum of eight hundred and twonty eight dollars and eleven cents damages, and court, iaxe i at six follars and 90 cents. That could be promise the said Benjamin has not paid said judgment or anid Benjamin has not paid seid judgment or any part thereof, and has not personal or real estate subject to levy or execution sufficient to satisfy said judgment. The bill further states eatisfy and judgment. The bill further states that said Benjamin has an equitable interest in the undivided hair of about seven and a half nares of land lying on whiteoak creeksaid county, with a grist and saw mill thereon, and also in a house and lot configuous to said property, purchased of said John Dunham, and that the judgment aforesaid was recovered for the ballance of the purchase money for all the purchase money fo

years, with interest from the day of sale, to be setured by bond and good security.

John Rangy Executor of Benjamin Sutton dee'd.

January 8, 1845.

# Blank Deeds

Standard LIST OF LETTERS

REMAINING in the Post Office Georgetown Ohio, on the 1st day of January 1845, which, if not taken out in Three months, will be sent to the General Post office as dead letters:

Line William

Robins Mary A

Boll David Lindsey Thompson Maxwell John Craig Abraham 2 Conner Ira M ller B G McCall & Allen McClure James Dinsmore Ebenesor Metzgar Thomas Davis John C Darling Scepio Nicholas R H Rev Ellis Samuel Page Walker Pierce George Fiedrick Samuel

Greves Peter Stratton Anderson Hamilton Saline Stoaks John Toy John James Francis Woods Nathaniel

G

JAS. ALLEN, P. M. Justices' Blanks foreale at the office of the STANDARD.

### SHFRIFF'S SALES.

A GREEABLY to the command of sunder decrees in chancery and writs of said sums of money, the said Givens, on the execution to me directed by the court 24m day of August 1843, executed a morigage of Common Place of Recommendation of Champion (Champion Place of Champion Place of C of Common Pleas of Brown county Ohio, of and lying in said county on the waters of Whitsoak creek, which said mortgage is proper-Sin day of February 1845, between the hourt of 10 and 4 o'clock on said day. In lot number 42 in the town of Ripley Brown county Ohio. Valued, subject to dower, at \$305, free of dower at \$400:

> ALSO, of Thomas Oadkins at the suit of James 101 poles to two maples, thence north,9 degrees

The undivided half of the following demotion ordered that notice of the pendency & prayer of the bill be published in the Democratic Standard, a newspaper published in said ship Brown county Ohio, on the waters of county of Brown, for six consecutive weeks pri-Whiteoak creek being part of an entry under Mr. Polk's administration.

I predict that Mr. Calhoun and Mr. Clay, as well as Mr. Webster, will come back to the Senare

I predict that Andrew Stevenson, of John H. Bear, Clerk.

Description of the sext Permot said Court. or appear and plead, an awar or demur to said bill, as to them, then popular and beech, corner of said will be taken as confessed, and the matters therein decreed accordingly.

John H. Bear, Clerk.

Description of 300 acres made in the name of Peter Casey by No. 2631—Beginning at a fallence of the sext Permot said court. On the sext Permot said court. On the sext Permot said court. On the sext Permot said the name of Peter Casey by No. 2631—Beginning at a fallence of the sext Permot said bill according to the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters therein decreed accordingly.

Description of the sext Permot said bill according to the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters therein decreed accordingly.

Description of the sext Permot said bill according to the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters therein decreed accordingly.

Description of the sext Permot said bill according to the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters the roles of said Court. Or said bill, as to them, will be taken as confessed, and the matters the roles of said Court. Or said bill, as to them, and the roles of said Court. Or said bill, as to them, and the roles of said Court. Or said bill, as to them. drain at 30 poles to a pin oak & jacoak, thence 8 62 deg. w. 121 326-4000 poles to a maple & bickory on the original line, 204 poles to two whiteoaks and two maple

Survey No. 10090-10302 & 10213 of acre.

Executor Sale.

In pursuance of an order of the Court of Common Pleas of Brown county Objo, and revived at their fast October term, I will proceed on the premises, on the first day of March next, between the hours of 10 and 4 o'clock, and will then and there sell, at public auction, the following real estate of which Benjamin Sutton, late of said county, died seized to wit: Lots in the town of Decatur said county—Nes. 79.

850 was county, bounded as follows: Beginning at a large beach or the west fork of Eagle crock on the meet fork of said crock, thence nouth, 73 degrees west, 39 poles to a symmore, thence north, 10 degrees west, 26 poles to a mash and white walnut in a branch, twice north, 50 degrees east, 39 poles to a bunky locust, thence north, 8 degrees east 16 poles to a buckye hackberry and walnut, thence north, 38 degrees east 11 poles to 21 dems, on the bank of the creek; thence south, not ices than, two thirds of the appraised value. not less than, two thirds of the appraised value thereof as returned to said coart, and upon the following terms to wit; one third each is hand, one third is one year, and the residue in two years, with interest from the day of sale, to be setured by hond and coal excurity.

Beach Elias Bassham Nathan on third is one year, and the residue in two years, with interest from the day of sale, to be setured by hond and coal excurity.

Beach Elias Bassham Nathan one third is one year, and the residue in two years, with interest from the day of sale, to be south. 27 degrees west, 18 poles to 2 sycamores BartholomewSe and an ironwood on the bank of thawest fork a-bove the mouth of the branch, thence down the west fork with the manaders thereof to the begin-ning, containing 60 1-2 acres part of Philip Slaughters survey No 538-on which is erected a flouring mill and other improvements. To for sale at the office of the Domecratic I, Pilson at the suits of Bowell and Tucker for the use of John Moore vs. James Pilson, Hanks and Niles vs. James Pilson, Benjam n Sutton's Executors vs. James Pilson, Samuel Pangbura vs. James Pilson, Joseph M. Clara vs. James Pilson, and Richard Bates vs. James and John L. Pilson. Terms cash. Valued at Gilmer Margaret 7,500 delle. 7,500 dollars.

ALSO. The following described real estate to wit: In lot number seventy-five Nov5] in the townof Rip-tey Brown county Ohio. Ordered to be sold as the real estate of Timothy Bowers at the suit of John S. Beasley. Valued at 350 dollars. ALSO,

The following real estate to wit, in jot num ber sixty six (No. 66) in the town of Ripley Brown county Ohio. Valued at 175 dollars.--Also, the whole of survey No. 40761 made in the name of James Pilson, containing seven and three fourth acres on the waters of the west fork of Eagle creek. Valued at 18 dollars per acre. To be sold as the real estate of James Pisson at the swit of David McFerson's Exr.

Two tracts of land in Brown county Ohio, or the waters of the westfork of Eagle creek.—
The first tract being part of a survey of 2009 acres made in the name of Nathaniel Fox by No. 554, beginning at 3 sugartices, thence east 190 poles to a beech & sassafras, then e south \$71.3 coles to 87 1-2 poles to a beach lynn and sugartree, thence 190 poles to a hickory and elm, thence north 60 poles to a branch, thence to the beginning 27 1-2 poles, containing 104 acres: The other tract a survey of forty six acres made in the name of Nathraiel Beasley by No. 4417, ginning at three sugartrees cherry and locust W. coraer to Natuaniel Fox's survey No. 554 thence north 105 poles to a stone on the bank of the creek, thence up the creek east 17 poles, thence south 49 degrees east 110 poles thence east 20 poles to a stone on the bank of theoreek, thence south 32 poles to a sugarired in a line of said Fox's survey, thence with said line west 120 poles to the beginning, containing 16 acres . To be sold us the real estate of Sam uel Pilson at the sult of David Devore vs. James John L & Samuel Pilson . Valued at 21 do! lareper acre.

ALSO, Lot No. 164 is the town of Ripley Brown county. Ordered to be sold as the real estate of Wm. Blanchard at the suit of Asa Anderson. Wm. Blanchard at Valued at 100 dollers.
ALSO,

Lot No. 245 in the town of Ripley Brown county Ohio. Ordered to be sold as the real estate of the heirs of Robert Care dec'd at the suit of John McLeans Exr. Valued at 50 do! lare. To be sold subject to the widow's right of

The one undivided half of the following tract The one undivided haff of the following tracts of land, to wit: Beginning at a whiteoak and two beeches in the line of Allen Lathan's survey No. 11088; and north west corner to Douglass Irby's survey No. 12919, thence south, 88 degrees east, 72 poles to a whiteoak, hickory and beech, thence with the north line of said survey north, 51 degrees east, 145 poles to an efm and maple, thence south, 84 degrees 52 mm. east 101 notes to two maples, thence north, 9 degrees 101 notes to two maples, thence north, 9 degrees 101 notes to two maples, thence north, 9 degrees 101 notes to two maples. east, 38 poles to a gum thence north. 88 grees west, 68 poles to a beech and ash, thence north, 7 deg. 25 min. east, 95 poles to a stake, north 15 degrees east about five poles to a corner of Thomas L. Shields survey number 13613, thesee with Shield's line north 80 1-2 was: Newmarket Road at 18 poles; containing ninety two acres. Valued at \$2,50 per dagrees east, 248 polesto two whiteoaks and apraise oak, northwest corner to Charra and Levi T. Goldsbery at the suit of J. N. Long.

ALSO,

The following described real estate to wit: In lot in the town of Ripely Brown county Ohio, known by its number two county Ohio, known by its number two hundred and five (No 205). Ordered to be sold us the equitable estate of Anna Maria Byers and other heirs of James Byers deceased free of dower at the suit of Asa Anderson. Valued at \$100.

ALSO,

The following described tract of land cantaining 205 acres, more or less, part of Survey No. 10090—10202 & 10213 of Survey No. 10000—10202 & 10213

manuscent of said abort Dumbans, saif size of the purchase money for said property and benefit was recovered for the bulk manuscent of the purchase money for said property and benefit of the said information is in the written adjusted as follows: He said promises is in the written and said written and the said wide and said written and the said wide and change in the said wide and chan

A LIST OF LETTERS REMAINING in the Post Office at Ripley Ohio, on the 1st of January 1845, which if not taken aut within three months, will be sent to the General Post Office as Dead Letters. McCagne John Allen Harmon

Adams M N Mannon Eliza Bower O. J Monney Alexander Beech Elias Miller Rebeccy Bassham Nathan McConaughy R. A. Myers John Murrow W S Rev. BurtholomewSam' 2 or Rev. J Gasnee Bramble James McMillen R Bartlett M R McMillain William Cabill R P Menhollen Lucy Cochran Hugh Moore Henry Davis Agness Nurdin Edward Dixson John Pettt French Patterson John Capt. Diball William Quian El jah Easton George Rank n John Rev. 5 Renshaw Joseph Robinson Charles Gillelland James Reed Jackon

Gasway Mary Ann2 Sellers Michael Hillman George or Sparks & Lane Elizabeth Slagle Mr. Teacher or James Dear 2 Skelton Dr. S. Hopkins John Torrence James Harrison William II Taylor Abrim Hail Hannah Wills Andrew Washburn Susanah Jamison Kesier James John Walkington Jomes

Jones Ephraim S Young S W R J. BENNETT, P. M.

### Worm Powders, A Certain, safe, and affectual Remedy for this disease. Price 25 cents. Also,

Aromatic Bitters, POR strengthening Weak Stomachs, and restoring the Appetite. Price 12s conta.

FORS LE BY D. J. Stewart, and W. P. Macklem, Georgetown—Palmer & Campbel and Rifigway & Gradit, Ripley—. . . . and figure of the product Lumb, Aberdoen .

# Brown Common Pleas.

John G. Brose, Admr. of John Hemmerle dec'd

Henry Kendall, Sabina Petition to sell Kendall (inte Hemmerle) land. John Hemmerle, Catharine Hemmarle & Joseph Hem-

Perry Township, in the county & State slores id part of a survey entered in the name of John Roberts number twenty six hundred & eighty seven [No. 2687]. The petition prays, that so much of said land, as will be necessary to discharge the debts of said estate together with in-cidental charges, may be sold by the Petitioner, & that he be authorized to convey be deed to the purchaser. At the next term of said court the petitioner will ask for an order accordingly, when the defendants can make their objections, if any they have or can, against these proceed-

JOHN G. BROSE, Admr. o John Hemmerie dec'd. Dec. IIth. 1844. -- 6w HAMER & JOHSTON Sols, for Pet'r.

# New Map of Ohio.

The subscribers propose publishing a new ed-This Map is compiled from the Surveys in the nce south 11 degrees west, 95 poles to a bench | Surveyor General's Office at Cincinnati, in parhickory and gum, southeast corner to H, Lests by Mr. Samuel Morrison, whose skill as a survey No. I 1935, thence north, 69 west, 12 poles to a hickory dogwood and sugartree, northeast corner to A. Latham's survey No. I 1983, thence south, Il degrees 40 min. west with his line to the history and the latham's survey No. I 1983, thence south, Il degrees 40 min. west with his poles crossing a drain at 20 poles, another at 40, another at 65, the Newmarket road at 100 poles to two dogwoods, thence witeboard and hickories, southwest corner to Nathaniel Saysi's survey number 10809, thence the Lakes, Rivers, Indian Reservation, counties Towns, cities and vilages, which will be laid down with the greatest possible accuracy. There is no doubt that this map will contain the most aloute, and authentic information of

thence with said line N. 28 deg. 121
326. 1000 poles to the beginning, crossing
Newmarket Road at 18 poles; containing
Shield's survey number 13614, thence south 79
Shield's survey number 13614, thence south 79
Shield's survey number 13614, thence south 79

price of six dollars.

Agents or companies taking tencopies, will

Engravers and map publishers, Cincinnati I have examined the compilations made from the public surveys in this office by Mr. Morrison, for Messrs. Doolittie & Munson, who are about to publish a sectional map of the state of Ohio, and so far as they relate to the public Survey they are correct. ROBERT T. LYLES they are correct. ROBERT

Take Notice

PARM FOR SALE.—A valuable farm, consaining one hundred and thirty after acres of larid, situated about four and a half miles west of Georgetown, on the middle fork of Bultakin, and within a half a mile of Fess, burgh, well watered with never falling springs. For the purpose of reviding for paying my debts I will sell the farm verry cheap. Terms-One half of the amount of purchase (part in pre-duce) to be paidat or about the time of sala; and the other half to be paid in two yearly payments, in money or produce, as may be agreed upon. For further particulars, inquire of the subscriber on the paemisss. Possession ean he had immediately if desired. GEO. M. MARTIN

July 3, 1844.

# Brown Common Pleas.

David D. Beannon and Mary | Ann J. Evans Admrx, of A. Evans dec'd, ve. Anthony Evan's heirs. contract.

Anthony Evan's heirs.

On the 16th day of November 1844 the Administrators of Anthony Exans dec'd, late of Brown county Ohio, 5 led their petition is the Clerk, soffice of Brown Common Pleas, alleging that on the 16th November 1842 said Evans exchanged 80 acres of land with Francis Fig. 20: 5 leaster owned by the latter the cis Fike, for 50 acres owned by the latter; that said Evans died without completing said con-tract; that Fikehas compiled with it on his part,—and asking the Court to give them authority to complete said exchange on behalf of said Evans' hers. At the next Term they will move said Court to grant them such authority; and said beirs can then make known any objection they have to these proceedings.

Nov. 16th, 1844.

Hamer & Jounston. For the Petitionen.

# Jew David's, or Hebrew Plaster.

HIS is becoming one of the most medicines now before the public. For re-moving all seated pains, such as Rhumatism, pain in the back, side or breest moving all seated pains, such askinimation, pain in the back, side, or breast, it has no equal in the world. It is also efficatious in removing wens, tamors, co.us, &c. We do not design to push this medicine with old fictitious certificates, but will simply mention a few recent cases, here is has effected to uses.

Mr. Sloan, of Zanesville, after having suffered with Rheumanism for vine years, was cured by using the Hebre " Plaster.

Mr. Anderson of Putnam, was troubled for a

long time with a fama back, occasioned by over-lifting, and was cored by using this plaster.

A man (namenot recolected )of Gratiot, in Licking county, was entirely cured by using t is

The following certificate from Mr. Worstell, editor of the Massilon Gazette, was furnished

us a few days since:

Mesers Comstock & Co.—During last witter and spring, I was so troubled with a pain in my breast, as to render me unfit for he duties of the THE defendants will take notice that, on the 6th of November 1814, a petition was filed against them in the Courto Common Pleas for Brown county Onio, by John G. Bross, Adm'r of John Hemmerle dec'd, recessating that the personal property of said decedent is the deliver of the office. My sixter our lies of the office. My sixter our lies are the office. My sixter our lies of the office. My sixter our lies of the office. My sixter our lies of the office. insufficient to pay the debts of the e-late—that in Steubenville has also received much be est the died spized of 240 acres of land situated in from its use.

J. P. Wonstrat. J. P. WORSTELL.

Massion, Nov. 12, 143, Massion, Comstock & Co:- Last Spring I was afflicted, with weakness in my back, accompanied with a score pain in my ride, for which I used your flebrew Plaster, and I take pleasure is stating that I received immediate relieffrom it and I chebrfully recommend its use to all similarly afflicted.

D. R. ATAWATI'R.

Massilon, November 9th, 1843. Each box contains sufficient to spread ; or \$ ergs plasters. Price 50 cents per box. Arge planters. Price 50 cents per box.
For sale by James Crawford, Georgetews;
Palmer & Campbell, Ripley; E. W Smith.
Higginsport; C. Shreeve, Russelville; W Smith.
Wright, Hamersville; Knowfes & Powel, Faticity; J. S. Johnson, Bantom, B. W Whiteman & Conwebope; M B.Rigga Sardinia at

#### Portsmouth, Maysville and Cincinnati Packet. THE NEW, SWIFT, AND SPLENDID STEAMER, METEOR.

CAPT, J. STOUT, Leaves Gincinnati every Munday, Wedne Jay and Friday at 10 A.M. and Portsmouth e ery Tuesday, Thursday and Saturday at 10 A M. Stopping at Ripley every Evening on her passage up and down, between 6 and 9 o'clock.

Riuss of Freight & passage moderate, and the utmost attention paid to the interest of ship-

The Meteor has superier accommodations for passengers, is entirely new and in every respect a first class Boat; having been built with greet ears, and furnished in the bost style, expressly for the Pertsmouth trade-

### CINCINNATI & MA VSVILLE PACKET Simon Kenton. CAPTAIN McLAIN.

FIGHIS fine new Bon was built expressly to run as a Packet between Ma yavilte and Cincinnati. She teaves Cincinnati eve y Monday, Wednesday and Friday at 18 o'clock A. M; and leaves Mayavilleevery Tuesday, Thursday and Saturday at 3 o'clock A. M., stopping at the intermediate ports. for Freight or passage apply on board.

NOW IN PRESS, ANOTHER NEW ILLUSTRATED WORK ! Tales from Shakespeare.

BY CHARLES AND MISS LAME. This celebrated work has already passed through eight highly successful editions in London, and is abortly to believed here in a very superior cycle, with an ornamental initial letter